

1 DONALDJ.QUERIO(StateBarNo.54367)  
 djq@severson.com  
 2 MARKD.LONERGAN(StateBarNo.143622)  
 mdl@severson.com  
 3 PETERH.BALES(StateBarNo.251345)  
 phb@severson.com  
 4 SEVERSON&WERSON  
 AProfessionalCorporation  
 5 OneEmbarcaderoCenter,Suite2600  
 SanFrancisco,CA94111  
 6 Telephone:(415)398-3344  
 Facsimile:(415)956-0439

7 AttorneysforDefendants  
 8 WELLSFARGOFINANCIAL  
 ACCEPTANCE,WELLSFARGOAUTO  
 9 FINANCE,INC.,WELLSFARGO  
 FINANCIALCAR,LLC

10  
 11 UNITEDSTATESDISTRICTCOURT  
 12 NORTHERNDISTRICTOFCALIFORNIA  
 13  
 14 RICHARDHOWARD,  
 Plaintiff,

15 vs.  
 16  
 17 WELLSFARGOFINANCIAL  
 ACCEPTANCE,WELLSFARGOAUTO  
 18 FINANCE,INC.,WELLSFARGO  
 FINANCIALCAR,LLC, andDOES1-50,  
 19  
 Defendants.

CaseNo.:CO7-05881EDL

**STIPULATIONTOEXTENDTIME TO  
RESPONDTOCOMPLAINT**

ComplaintDate:November20,2007

21  
 22 PursuanttoLocalRule6-1,theparties,byandtheroughtheirrespectivecounsel,hereby  
 23 stipulatethatDefendantsWellsFargoFinancialAcc eptance,WellsFargoAutoFinance,Inc.,and  
 24 WellsFargoCar,LLC("Defendants")shallhaveuntilJanuary28,2008,torespondtoPlaintiff's  
 25 complaint.

26 //  
 27 //

1 This stipulation is made after respective counsel for the Plaintiff and for Defendants  
2 conferred and agreed that there was good cause to extend the time to respond to the  
3 complaint.

4 IT IS SO STIPULATED.

5  
6 DATED: January 10, 2008

SEVERSON & WERSON  
A Professional Corporation

7  
8 By: \_\_\_\_\_ /s/Peter H. Bales  
9 Peter H. Bales

10 Attorneys for Defendants  
11 WELLS FARGO FINANCIAL ACCEPTANCE,  
12 WELLS FARGO AUTO FINANCE, INC.,  
13 WELLS FARGO FINANCIAL CAR, LLC

14 DATED: January 11, 2008

LAW OFFICE OF RON BOCHNER

15  
16 By: \_\_\_\_\_ /s/Ron K. Bochner  
17 Ron K. Bochner

18 Attorney for Plaintiff  
Richard Howard

19 I, Peter H. Bales, am the ECF User whose identification  
20 and password are being used to file this STIPULATION.  
21 EXTENDING TIME TO RESPOND TO COMPLAINT. I  
22 hereby attest that Ron K. Bochner has concurred in  
23 this filing and that I have on file his holographic signature.  
24

25 Dated: January 11, 2008